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IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

SANOFI-AVENTIS U.S. LLC, SANOFI-AVENTIS DEUTSCHLAND GMBH, and SANOFI WINTHROP INDUSTRIE,

Plaintiffs,

v.

MYLAN N.V., MYLAN GMBH, MYLAN INC., and MYLAN PHARMACEUTICALS INC.,

Defendants.

C.A. No. 17-cv-09105-SRC-CLW

MYLAN GMBH AND BIOCON'S PRELIMINARY CLAIM CONSTRUCTIONS AND SUPPORTING EVIDENCE PURSUANT TO L. PAT. R. 4.2

Pursuant to the Court's December 19, 2017 Scheduling Order (D.I. 23), Local Patent

Rule 4.2, and agreement of the parties, based on the evidence available to it at this time,



Defendants Biocon Ltd., Biocon Research Ltd., Biocon Sdn. Bhd., and Biocon S.A. (collectively "Biocon") and Mylan GmbH (with Biocon, "Defendants") provide the following preliminary proposed constructions of each term identified by the parties in the above-captioned case for claim construction. Biocon and Mylan GmbH further identify references from the patent specifications and prosecution histories of U.S. Patent Nos. 7,476,652 ("'652 patent"), 7,713,930 ("'930 patent"), 8,603,044 ("'044 patent"), 8,679,069 ("'069 patent"), 8,992,486 ("'486 patent"), 9,526,844 ("'844 patent"), and 9,604,008 ("'008 patent") (collectively, "Asserted Patents") in support of their preliminary proposed constructions, as well as supporting extrinsic evidence, pursuant to Local Patent Rule 4.2(b).

The proposed constructions and supporting evidence, listed in Exhibits A-G, are preliminary and subject to revision or supplementation as discovery proceeds. Biocon and Mylan GmbH reserve the right to rely on additional intrinsic and extrinsic evidence, including expert testimony, to rebut any evidence relied upon by Plaintiffs in support of their proposed claim constructions, pursuant to Local Patent Rule 4.2(c). Furthermore, Biocon and Mylan GmbH reserve the right to amend or supplement these preliminary proposed constructions and supporting evidence in connection with the Joint Claim Construction and Prehearing Statement required by Local Patent Rule 4.3.

Biocon and Mylan GmbH reserve the right to supplement or change their proposed constructions for the listed claim terms, or to add or remove proposed terms for construction, based on Plaintiffs' proposed constructions, any modification or amendments to Plaintiffs' Infringement or Responses to Invalidity Contentions, or based on any additional evidence that Biocon and Mylan GmbH may discover in this action.



/s/ Nathaniel R. Scharn

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Exhibit A



U.S. Patent No. 7,476,652

| Claim Term | Defendants' Construction | Evidence Identified to Potentially Be Defendants' Construc |
|------------------------------|---|--|
| "polysorbate" (claims 7, 24) | Plain and ordinary meaning, which the person of ordinary skill in the art would understand to be "a series of partial fatty acid esters of sorbitol and its anhydrides copolymerized with approximately 20, 5, or 4 moles of ethylene oxide for each mole of sorbitol and its anhydrides." No construction necessary. | Claims '652 patent, claims 1, 2, 7, 8, 23 Specification '652 patent, at 3:50-56 '652 patent, at examples 1-3 (5:2) Prosecution History U.S. Application No. 11/089,777 March 25, 2005 Transmittal of No. 16-19 October 3, 2006 Non-Final Rejection 21, 2007 Response, at 5-10 Defendants reserve the right to rely on a reserve the right to |



Sanofi-Aventis US LLC et al. v. Eli Lilly

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